

*Hilton Open Court 5-1-77*

IN THE DISTRICT COURT  
IN AND FOR THE COUNTY OF PITKIN  
AND STATE OF COLORADO

Criminal Action No. C-1616

THE PEOPLE OF THE  
STATE OF COLORADO Plaintiff  
vs.  
THEODORE ROBERT BUNDY Defendant

Comes now the District Attorney, by and through Milton

K. Blakey, Deputy District Attorney and states and avers as follows:

1. The defendant herein filed with the Court a Motion  
for Discretionary Disclosure wherein in paragraph (i) he requests  
the statements of "a heretofore anonymous witness who is alleged  
to reside in Utah".

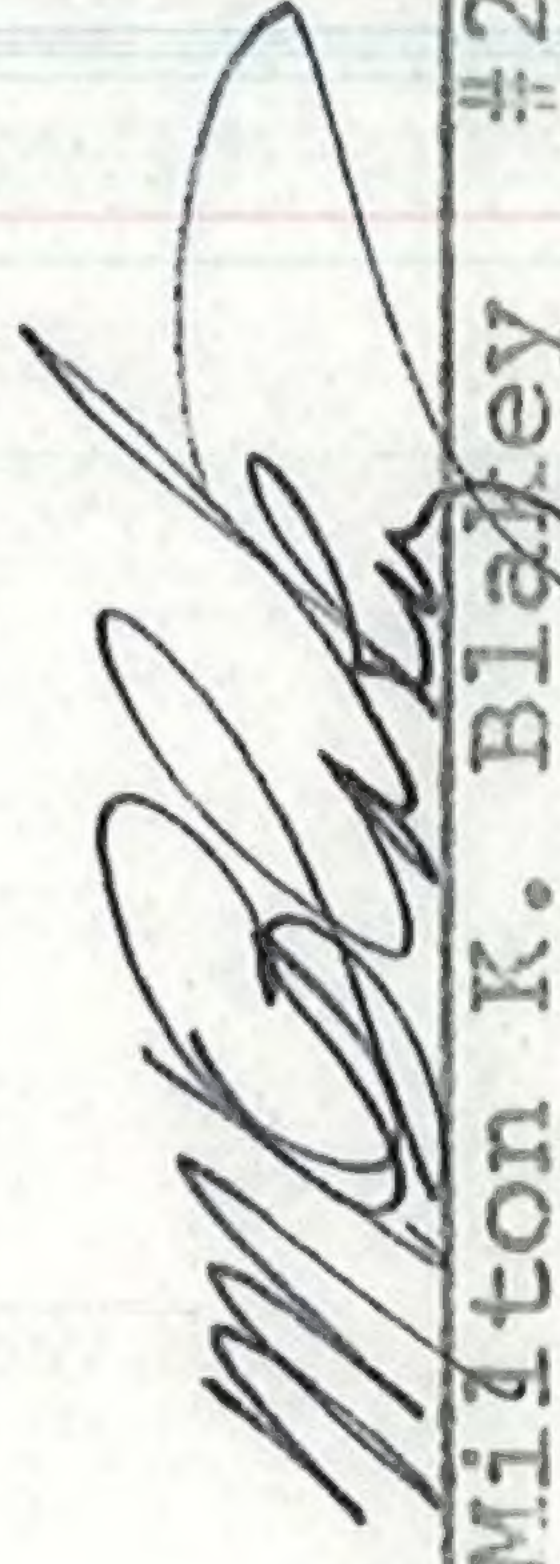
2. It is the belief of the District Attorney that the  
material sought is immaterial to the defense as the prosecutor  
does not intend to offer this witness at trial or hearing and  
nothing provided by this witness is exculpatory to the defendant.

3. The District Attorney herewith presents to the  
Court all of its information (Exhibit A) concerning this witness  
for examination in camera.

4. Wherefore, the District Attorney moves this Court  
issue an order sealing this material and placing it with the Clerk  
of the Court as part of the record.

Respectfully submitted,

FRANK G.E. TUCKER  
District Attorney

  
By Milton K. Blakey #2691  
Deputy District Attorney

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THEODORE ROBERT BUNDY )  
Defendant )

This matter coming before the Court in chambers on

the District Attorney's In Camera Presentation of Non-Material Information Requested by Defendant and the Court having reviewed the contents of Exhibit A, attached to said presentation, and the Court being fully advised, doth find:

1. The material contained in Exhibit A is not material to the defense; and
2. That there is nothing contained therein which is exculpatory to the defendant

IT IS THEREFORE ORDERED that:

1. The witness whose statements are contained in Exhibit A is not to be called by the prosecutors; and
2. The material contained in Exhibit A is to be sealed and retained by the Clerk of the Court as part of the record and is in no event to be opened or examined without prior order of Court.

Done in chambers this \_\_\_\_\_ day of \_\_\_\_\_, 1977.  
BY THE COURT

George E. Lohr, District Judge